Serial No. 09/477,422

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FAX RECEIVED JUL 1 Z 2001 GROUP 1700

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of Jon C. Schaeffer Serial No. 09/477,422 Group Art Unit: 1775 Filed: January 4, 2000 Examiner: B Young Nickel-Base Superalloy Having an For: Optimized Platinum-Aluminide Coating

RESPONSE TO RESTRICTION REQUIREMENT

Assistant Commissioner for Patents, Washington, DC 20231

SIR:

In response to the Office Action dated as mailed March 12, 2001, having a one month period of response extending through and including July 12, 2001 by the enclosed Fee Transmittal with fee paid for a three month extension of time, requiring Applicant to elect for examination either claims 1-7, 14, 15, 19, 20-28, 34-43, 49-55, 60-69, 75-88, and 95-111, drawn to an article of the Examiner defined invention of Group I, or claims 8-13, 16-18, 29-32, 44-48, 56-59, 70-74, and 89-94, drawn to a method of the Examiner defined invention of Group II, pursuant to 35 U.S.C. § 121, Applicant provisionally elects the method claims of Group II with traverse, and with the clarifications noted in the following comments. It is respectfully submitted that Group I should additionally include claim 33. 15/05/2001 BCRP2.

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Reconsideration and withdrawal of the requirement for restriction is respectfully requested. MPEP § 806.05(f) allows for a requirement for restriction if either or both of the following can be shown: (1) that the process as claimed can be used to make other materially different product or (2) that the product as claimed can be made by another and materially different process. The Examiner suggested that the product of the invention of Group I could be made by a materially different process, "such as depositing a ceramic thermal barrier layer, applying an aluminide or platinum-aluminide coating on the alumina layer, and then casting the superalloy substrate in the mold to form the completed article, instead [of] directly applying the coating layers on the superalloy substrate by other processes (e.g., chemical vapor deposition, electron beam physical vapor deposition)."

It is respectfully submitted that the examiner suggested process would fail to produce the product as claimed. The melting temperature of superalloys is sufficiently high that the diffusion zone of the platinum aluminide would melt or dissolve into the molten metal, and the metal would infiltrate the ceramic thermal barrier coating (which is porous) to cause occlusions, such that on solidification the claimed product would not in fact be found. The undersigned fails to see why one skilled in the art would attempt such a process to form the claimed product.

It is further submitted that no undue burden will be placed on the Patent and Trademark Office by keeping and examining claims from the Group I invention with the claims of the Group II invention. Indeed, it is submitted that irrespective of whether the Group I invention or the Group II invention were elected, the Examiner would be remiss in his duties if he did not conduct a search of the subject matter of all claims in preparation for examination of either of the Examiner defined inventions of Group I or Group II. Such is necessary to meet the thoroughness requirement of 37 CFR §1.104(a).

Indeed, even where the application includes claims to distinct and independent inventions, such a search and examination as herein requested is specifically encouraged by the M.P.E.P. wherein, at §803, it is stated:

If the search and examination of the entire application can be made without serious burden, the Examiner must examine it on the merits, even though it includes claims to distinct or independent inventions.

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Given the requirements of 37 CFR §1.104(a), it is respectfully submitted that the search and examination of all pending claims in this application does not constitute a more "serious burden" that the search and examination that would be required for either the Group I invention or the Group II invention.

In the event the Examiner wishes to discuss any aspect of this response, please contact the undersigned at the telephone number indicated below.

Respectfully submitted,

David L. Narciso Reg. No. 35,624

General Electric Company
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Cincinnati, OH 45215-6301
(513) 243-8925
July 12, 2001

ATTACH! TRANSMITTAL PEE

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PTO/SB/17 (09-00)

Approved for use through 10/31/2002. OMB 0851-0032

U.S. Patent and Trademark Office; U.S. DÉPARTMENT OF COMMERCE

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FEE TRANSMITTAL	Application Number 09/477, 42 2	
for FY 2001	Filing Date 1-4-00	
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Patent face are subject to annual revision.	Examiner Name B. Young	
	Group Art Unit 1775	
TOTAL AMOUNT OF PAYMENT (5) 890-00	Attorney Docket No. 890.00	
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Account 07-0865	Code (\$) Code (\$)	
Number Deposit	105 130 205 65 Surcharge - late filing fee or oath	
Account General Electric Co.	127 60 227 25 Surcharge - late provisional filing fee or cover sheet	
Charge Any Additional Fee Required Under 37 CPR 1.16 and 1.17	139 130 139 130 Non-English specification	
Applicant claims small entity status.	147 2,520 147 2,520 For filing a request for at parte reexamination	
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SUBMITTED BY	Registration No. 35 62/ Telephone 513-2//3-8925	
Name (Print/Type) DAVID L. NARCISO	Date Pull 12, 2001	
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